

# AUDIT & GOVERNANCE COMMITTEE Monday, 28 June 2021

Subject	COVERT INVESTIGATION POLICY
Report by	Councillor Maurice Cook  Cabinet Member with responsibility for Resources
Supporting Officer	Mrs Siobhan Martin Head of Internal Audit siobhan.martin@eastsuffolk.gov.uk 01394 444254

Is the report Open or Exempt?	OPEN
Catagory of Evernat	NI/A
Category of Exempt Information and reason why it	N/A
is <b>NOT</b> in the public interest to	
disclose the exempt	
information.	
Wards Affected:	None
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# Purpose and high-level overview

#### **Purpose of Report:**

The Council has used the Regulation of Investigatory Powers Act 2000 (RIPA) for many years as a tool to combat fraud and corruption. Additional powers were granted to Local Authorities in 2016 with the introduction of the Investigatory Powers Act 2016. These Acts enable covert surveillance by public bodies under strict conditions.

The Council's current Policy was last reviewed in January 2018. It is expected practice to review the Policy regularly, and the Policy and associated procedures have been refreshed to ensure clarity for all parties.

Refresher training will be provided to all relevant senior offices listed in the Policy in the 2021/22 financial year.

#### **Options:**

There are no options to be considered in relation to this report.

#### Recommendation:

That the Audit and Governance Committee approve the refreshed Covert Investigation Policy.

## **Corporate Impact Assessment**

#### **Governance:**

Non-adherence to this Policy may facilitate serious corporate governance weaknesses. It is a mandatory requirement that the Council adheres to legislation.

#### ESC policies and strategies that directly apply to the proposal:

**ESC Covert Investigation Policy** 

**ESC Anti-Money Laundering Policy** 

#### **Environmental:**

There are no known direct or indirect environmental impacts arising from this report.

#### **Equalities and Diversity:**

There are no Equality and Diversity implications arising from this report apart from acknowledging that any application of this Policy and associated procedures would be enacted in accordance with the Human Rights Act 2010.

#### Financial:

Non-adherence to this Policy may facilitate serious financial weaknesses.

#### **Human Resources:**

There are no human resources impacts arising from this report, except that experienced and qualified staff are required to mitigate the risks associated with non-adherence to the relevant legislation associated with the use of investigatory powers.

#### ICT:

There are no ICT impacts arising from this report.

#### Legal:

It is a mandatory requirement that the Council adheres to the Regulation of Investigatory Powers Act 2000, the Investigatory Powers Act 2016, the Data Protection Act 2018, and associated Codes of Practice. Failure to comply with legislation could lead to reputational damage and the removal of investigatory tools by the IPCO. Prosecution cases may fail if the law has not been applied correctly and Human Rights may be breached.

#### Risk:

Mitigations to the risks outlined in the Legal section above, and others not listed, involve having experienced and qualified staff in this field with regular returns and inspections to the governing body, ie the IPCO, along with appropriate training for all relevant officers.

**External Consultees:** No external parties were consulted in relation to this report.

# **Strategic Plan Priorities**

Select the priorities of the <u>Strategic Plan</u> which are supported by this proposal:  (Select only one primary and as many secondary as appropriate)		Primary priority	Secondary priorities
T01	Growing our Economy		
P01	Build the right environment for East Suffolk		
P02	Attract and stimulate inward investment		
P03	Maximise and grow the unique selling points of East Suffolk		
P04	Business partnerships		
P05	Support and deliver infrastructure		
T02	Enabling our Communities		
P06	Community Partnerships		
P07	Taking positive action on what matters most		
P08	Maximising health, well-being and safety in our District		
P09	Community Pride		
T03	Maintaining Financial Sustainability		
P10	Organisational design and streamlining services		
P11	Making best use of and investing in our assets		
P12	Being commercially astute		
P13	Optimising our financial investments and grant opportunities		
P14	Review service delivery with partners		
	neview service delivery with partners		
T04	Delivering Digital Transformation		
T04	Delivering Digital Transformation		
T04 P15	Delivering Digital Transformation  Digital by default		
T04 P15 P16	Delivering Digital Transformation  Digital by default  Lean and efficient streamlined services		
T04 P15 P16 P17	Delivering Digital Transformation  Digital by default  Lean and efficient streamlined services  Effective use of data		
T04 P15 P16 P17 P18	Delivering Digital Transformation  Digital by default  Lean and efficient streamlined services  Effective use of data  Skills and training		

P21	Minimise waste, reuse materials, increase recycling		
P22	2 Renewable energy		
P23	3 Protection, education and influence		
XXX	Governance		
XXX	How ESC governs itself as an authority	$\boxtimes$	
How does this proposal support the priorities selected?			
Non-adherence to the Covert Investigation Policy may facilitate serious corporate governance weaknesses. The Policy is an important tool in combating fraud and corruption.			

# **Background and Justification for Recommendation**

# Background facts The Council can use covert surveillance tools to combat fraud and corruption. The legislation linked with such powers includes The Regulation of Investigatory Powers Act 2000 (RIPA) and Investigatory Powers Act 2016, along with Codes of Practice. The Investigatory Powers Commissioner's Office (IPCO) provides independent oversight and authorisation of the use of investigatory powers by intelligence agencies, police forces and other public authorities. The IPCO's purpose is to oversee how these powers are used, taking account of the public interest, and ensuring that investigations are conducted in accordance with the law.

## **2** Current position

2.1 The last IPCO inspection at East Suffolk Council occurred in 2020 and the Council was found to be compliant with the law but acknowledged its existing Policy should be refreshed more frequently as is good practice, and that up-to-date training should be provided to all relevant officers listed in the Policy and Procedures.

3	How to address current situation
3.1	Promotion of the updated Policy will commence in July 2021.
3.2	Appropriate training for all relevant officers is planned to commence in the summer 2021.

4	Reasons for recommendation
4.1	It is good practice to review the Covert Investigation Policy on a regular basis.
4.2	This report is being presented to the Audit & Governance Committee in accordance with the Committee's terms of reference which stipulate, (amongst other functions), that the Committee shall 'Monitor the counter-fraud strategy, activity and resources'.

# **Appendices**

# **Appendices:**

Appendix A	Covert Investigation Policy
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Background reference papers:			
Date	Туре	Available From	
2000	Regulation of Investigatory Powers Act 2000	Head of Internal Audit	
2016	Investigatory Powers Act 2016	Head of Internal Audit	
2018	ESC Covert Surveillance Policy	Head of Internal Audit	